



# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

••				
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/505,915	02/17/2000	Ronald A. Katz	245/248(6046-101D8)	7611
35554	7590 02/26/2003		•	
REENA KUYPER, ESQ. BYARD NILSSON, ESQ. 9220 SUNSET BOULEVARD SUITE 315 LOS ANGELES, CA 90069		EXAMINER		
			WOO, ST	ELLA L
			ART UNIT	PAPER NUMBER
			2643	
			DATE MAILED: 02/26/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

$\nu \omega$		^	
	Н	μ	υ

Application No. **09/505,915** 

Applicant(s)

atz

Office Action Summary

Examiner

Stella Woo

Art Unit **2643** 

	The MAILING DATE of this communication appears or	n the cover sheet with the correspondence address			
Period f	or Reply	O EVOIDE 2 MONTH/CV FDOM			
THE	ORTENED STATUTORY PERIOD FOR REPLY IS SET T MAILING DATE OF THIS COMMUNICATION.				
mailing	ions of time may be available under the provisions of 37 CFR 1.136 (a). In no date of this communication.				
If the p If NO p Failure Any re	period for reply specified above is less than thirty (30) days, a reply within the seriod for reply is specified above, the maximum statutory period will apply and to reply within the set or extended period for reply will, by statute, cause the ply received by the Office later than three months after the mailing date of this patent term adjustment. See 37 CFR 1.704(b).	application to become ABANDONED (35 U.S.C. § 133).			
Status					
1) 💢	Responsive to communication(s) filed on <u>Dec 4, 200</u>				
2a) 🗌	This action is <b>FINAL</b> . 2b) 🔀 This action	on is non-final.			
3) 🗆	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.				
	tion of Claims	l de la la la constitución			
		is/are pending in the application.			
4	a) Of the above, claim(s)	is/are withdrawn from consideration.			
5) 🗆	Claim(s)				
6) X	Claim(s) 17-40 and 42-189				
7) 🗆	Claim(s)				
8) 🗆		are subject to restriction and/or election requirement.			
-•	ation Papers				
• •	The specification is objected to by the Examiner.				
10)		a) $\square$ accepted or b) $\square$ objected to by the Examiner.			
. 0,					
11)□	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examine				
,_	If approved, corrected drawings are required in reply t				
12) 🗆					
Priority	under 35 U.S.C. §§ 119 and 120				
	Acknowledgement is made of a claim for foreign pr	iority under 35 U.S.C. § 119(a)-(d) or (f).			
a)[	☐ All b)☐ Some* c)☐ None of:				
	1. Certified copies of the priority documents have	e been received.			
	2. Certified copies of the priority documents have	e been received in Application No			
	application from the International Bures	ocuments have been received in this National Stage au (PCT Rule 17.2(a)).			
* 5	See the attached detailed Office action for a list of the				
14)	•				
a) i					
15)└┘		priority under 35 U.S.C. 33 120 and/or 121.			
	ment(s)	4) Interview Summary (PTO-413) Paper No(s).			
_	Notice of References Cited (PTO-892)  Notice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Informal Patent Application (PTO-152)			
3) Information Disclosure Statement(s) (PTO-1449) Paper No(s).					
י∟'י					

Art Unit: 2643

#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the first paragraph of 35 U.S.C. 112:
  - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 2. Claims 21-28, 69-74 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor, at the time the application was filed, had possession of the claimed invention.

Claims 21-28, 69-74 variously recite isolating potential buyers using purchase data, cost data, price data, etc. However, the specification fails to provide support for these limitations. Pages 31-32, 35-36, 40-41 of applicant's specification describes isolating potential buyers based on merchandise or product codes only. The price data shown on the request form of Figure 9 is entered by a buyer and transmitted to various vendors. Interested vendors initiate communication with the buyer after receiving the request for proposal. There is no isolating performed by the control system utilizing this price data. It is the individual vendors who, after considering the data on the request form, decides whether or not to respond to the buyer. It is also the individual buyer who decides to submit the request form and selects among the responding vendors.

سم ۱ و Art Unit: 2643

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 17-40, 42-189 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shavit et al. (US 4,799,156, hereinafter "Shavit") in view of Smith (US 5,450,123).

Shavit discloses an electronic commercial transaction system (interactive market management system) for selectively enabling communication between members of plural groups (buyers 82, suppliers 84, distributors 83, etc.), comprising:

an interface (communications interface 79 permits on-line computer access by remote buyers 82 with market participants, such as sellers 83, 84, 86, 88, 94, 96, etc.; col. 5, line 39 col. 6, line 51);

an input system (personal computers 62, 64 allow remote buyers to designate the particular goods or service desired via a request for quotation (RFQ); col. 25, lines 28-33; col. 5, lines 43-47; col. 6, lines 39-51);

a control system for isolating a select vendor site associated with the area of commercial interest (in response to an RFQ for a particular goods or service, system 50, which includes

Application/Control Number: 09/505,915

Page 4

Art Unit: 2643

central processor 80, prepares a bid based on data base information on behalf of a select distributor from a plurality of distributors 83; col. 13, lines 17-21; col. 25, lines 37-40);

a memory (system 50 provides for storing subscriber data along with the submitted RFQ since the RFQ can be received and responded to at a later time; col. 13, lines 22-25);

whereby the vendor site electronically outputs an indication regarding said area of interest (when a bid is authorized by the distributor, it is transmitted to the buyer in the form of an electronic mail message; col. 13, lines 25-31; col. 25, lines 41-50).

Shavit differs from the claims in that it does not provide for the message including select video data presentations. However, Smith teaches the desirability of allowing buyer access to a vendor supplied video image stored in a video file server (video source and database 6) for enhancing sales communication with the use of video (col. 1, line 51 - col. 3, line 27) such that it would have been obvious to an artisan of ordinary skill to incorporate such use of video, as taught by Smith, within the method of Shavit in order to allow a buyer to view the desired goods or services. Smith provides for prompts to view an available video (col. 2, lines 53-56; col. 4, lines 45-50) and providing client specific video (col. 5, lines 48+).

### Response to Arguments

5. Applicant's arguments with respect to claims 17-40, 42-189 have been considered but are most in view of the new grounds of rejection.

Art Unit: 2643

6. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314.

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stella Woo whose telephone number is (703) 305-4395. Any general inquiries should be directed to the Customer Service Office at (703) 306-0377.

February 23, 2003

STELLA WOU PRIMARY EXAMINER